Edward W. Swanson SBN 159859 1 SWANSON, McNAMARA & HALLER LLP 2 300 Montgomery Street, Suite 1100 San Francisco, California 94104 3 Telephone: (415) 477-3800 Facsimile: (415) 477-9010 4 Attorney for GARY OWENS 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 UNITED STATES OF AMERICA, Case No. CR 08-0573 SI 11 STIPULATION AND [PROPOSED] Plaintiff, ORDER MODIFYING CONDITIONS 12 OF PRETRIAL RELEASE vs. 13 GARY OWENS. 14 Defendant. 15 Defendant Gary Owens, by and through his counsel, Edward W. Swanson, and the United States, 16 by and through its counsel Assistant United States Attorney Andrew Caputo, hereby stipulate and agree 17 as follows: 18 1. On November 13, 2008, this Court set conditions of release for defendant Gary Owens, 19 one of which was a condition that he not leave the halfway house except for Court 20 appearances, Pretrial Service visits, permanent employment schedule, attorney visits, 21 medical appointments and emergencies with prior approval. 22 2. The parties agree to a modification of Mr. Owens' release conditions to permit travel to 23 Super Franks located at 5341 Owens Ct, Pleasanton, CA 94588, on December 14, 2008 24 from 10 a.m. to 4 p.m. The purpose of this modification is to allow Mr. Owens to attend 25 his daughter's birthday celebration. 26 | | | 27 | | | 28

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3. Pretrial Services Officer Victoria Gibson has no objection to the proposed modification. IT IS SO STIPULATED. December 11, 2008 DATED: Edward W. Swanson Swanson, McNamara & Haller LLP Counsel for Defendant Gary Owens DATED: December 11, 2008 Andrew Caputo Assistant United States Attorney **ORDER** PURSUANT TO STIPULATION, IT IS SO ORDERED. DATED: 12/12/08 IS SO ORDERED